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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
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20280 7	11/29/2005		EXAM	EXAMINER	
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Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)	
Office Action Summary		10/751,057	PUTCHA ET AL.	
		Examiner	Art Unit	
		Tri H. Phan	2661	
Period fo	The MAILING DATE of this communication ap or Reply	pears on the cover sheet with the c	orrespondence address	
A SH WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPL CHEVER IS LONGER, FROM THE MAILING D nsions of time may be available under the provisions of 37 CFR 1.1 SIX (6) MONTHS from the mailing date of this communication. Period for reply is specified above, the maximum statutory period re to reply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailin ed patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 136(a). In no event, however, may a reply be tin will apply and will expire SIX (6) MONTHS from a, cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D. (35 U.S.C. § 133).	
Status				
2a)□	Responsive to communication(s) filed on 19 A This action is <b>FINAL</b> . 2b) This Since this application is in condition for allowa closed in accordance with the practice under B	s action is non-final.  nce except for formal matters, pro		
Dispositi	on of Claims			
5) □ 6) ☑ 7) □ 8) □ <b>Applicati</b> 9) □ 10) □	Claim(s) 1-16 is/are pending in the application 4a) Of the above claim(s) is/are withdra Claim(s) is/are allowed. Claim(s) 1-11 and 13-16 is/are rejected. Claim(s) 12 is/are objected to. Claim(s) are subject to restriction and/o  on Papers The specification is objected to by the Examine The drawing(s) filed on is/are: a) acc Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the Ex	wn from consideration.  or election requirement.  er. epted or b) objected to by the Edrawing(s) be held in abeyance. Seetion is required if the drawing(s) is objected to by the Edrawing(s) is objected to by th	e 37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).	
Priority under 35 U.S.C. § 119  12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).  a) All b) Some * c) None of:  1. Certified copies of the priority documents have been received.  2. Certified copies of the priority documents have been received in Application No  3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).  * See the attached detailed Office action for a list of the certified copies not received.				
2)  Notice 3)  Inform	e(s) e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) 'No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal Pa 6) Other:	(PTO-413) te atent Application (PTO-152)	

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#### **DETAILED ACTION**

# Response to Amendment/Arguments

This Office Action is in response to the Response/Amendment filed on August 19<sup>th</sup>,
 Claims 1-16 are now pending in the application.

# Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 3. Claims 1-5, 7-11, and 13-16 are rejected under 35 U.S.C. 102(e) as being anticipated by **Kwak et al.** (U.S.2003/0088695; hereinafter refer as '**Kwak**').
- In regard to claim 1, **Kwak** discloses in Figs. 1-12 and in the respective portions of the specification about *system and method for camping in a device of a communication system* (see figure 1; Abstract) *comprising: camping on a first carrier frequency* (see figures 4-6 and 12; for example see steps 501 and 502' in figure 5; page 4, paras [0047], [0049]; wherein the UE receives the PBMSCH signal and monitors the PICH through the second carrier, e.g. "*first carrier frequency*"), receiving, over the first carrier frequency ('second carrier'), a frequency

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redirection message ('paging indicator') directing the device to camp on a second carrier frequency (see figures 4-6 and 12; for example see steps '503 and 504'; page 4, paras [0047], [0049]; wherein the PCH is on primary carrier, e.g. "second carrier frequency"), receiving a notification ('paging information'), on a control channel ('S-CCPCH') associated with the second carrier frequency, of the start of a data session on the second carrier frequency (see figures 4-6 and 12; for example see steps '505 and 506'; page 4, paras [0049], [0050]) and camping on a second carrier frequency (see figures 4-6 and 12; for example see step '508'; page 4, para [0050]).

- Regarding claim 2, in addition to features in base claim 1 (see rationales pertaining the rejection of base claim 1 discussed above), **Kwak** further discloses, *comprising camping on the first carrier frequency after the data session has been received on the second carrier frequency* (see figures 4-6 and 12; for example see step '507'; page 4, para [0050]; wherein the UE returns to the secondary carrier if the paging information is not for it).
- In regard to claims 3-5, in addition to features in base claim 1 (see rationales pertaining the rejection of base claim 1 discussed above), **Kwak** further discloses, wherein the frequency redirection message is sent on a broadcast channel of the first carrier frequency (see figures 4-6 and 12; for example see page 4, paras [0047], [0049]; wherein the paging indicator from the PICH, e.g. "frequency redirection message", is transmitted through the second carrier, e.g. "first carrier frequency", on the physical broadcast multicast shared channel 'BMSCH' as defined in para [0030], e.g. "broadcast channel"), wherein the frequency redirection message is a

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broadcast data service redirection message (see figures 4-6 and 12; for example see page 4, paras [0047], [0049]; wherein the paging indication information from the PICH, e.g. "frequency redirection message", is transmitted through the broadcast multicast shared channel 'BMSCH' to order the UE to receive the PCH through the primary carrier, e.g. "broadcast data service redirection message"), wherein the frequency redirection message includes the parameters of a radio configuration for the second carrier frequency (for example see page 3, paras [0039]-[0040]; wherein the paging indicator provides "parameters" such as PI, SFN, Np for paging information).

- Regarding claims 7 and 8, in addition to features in base claim 1 (see rationales pertaining the rejection of base claim 1 discussed above), **Kwak** further discloses, wherein the frequency redirection message is sent on a broadcast control channel 'BCCH' of the first carrier frequency the device is camped on ('BCH'; see page 1, paras [0005]-[0006]), or wherein the control channel associated with the second carrier frequency is a multicast control channel 'MCCH' on which the device is camped ('BMC'; see page 1, para [0007]).
- In regard to claims 9 and 14-15, in addition to features in base claim 1 (see rationales pertaining the rejection of base claim 1 discussed above), **Kwak** further discloses, *wherein receiving a notification, on a multicast control channel 'MCCH'* ('BMC'; see page 1, para [0007]) associated with the second carrier frequency, of the start of the data session on the second carrier frequency receiving the notification prior to the start of the data session (see figures 4-6 and 12; for example see steps '505 and 506'; page 4, paras [0049], [0050]).

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- Regarding claims 10-11, in addition to features in base claim 1 (see rationales pertaining the rejection of base claim 1 discussed above), **Kwak** further discloses, determining a configuration associated with the second carrier frequency in accordance with receiving a broadcast data session (for example see page 3, para [0039]; wherein the "parameters" such as PI, SFN, N<sub>p</sub>, is used for determining the paging information, e.g. "configuration") and configuring the device to receive the broadcast data session in accordance with the determined configuration (for example see page 3, para [0040]).

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- In regard to claim 13, **Kwak** discloses in Figs. 1-12 and in the respective portions of the specification about *system and method for camping in a multiple frequency communication system* (see figure 1; Abstract), *comprising transmitting an information message for a data session* ('paging indicator') *redirection to a second carrier frequency* ('primary carrier') *on a first carrier frequency* ('second carrier'), *on which at least one mobile station is camped* (see figures 4-6 and 12; for example see 'steps 401-403' in figure 4; page 3, paras [0045]; wherein the node B transmits the PICH through the PBMSCH signal on the second carrier, which the UE is monitoring, e.g. "*is camped*") *and sending a start of data session notification message* ('paging information') *on a plurality of control channels* (see page 3, para [0046]), *at least one of which is associated with the second carrier frequency* (for example see 'step 405' in figure 4; page 3, paras [0045]; wherein the paging information contains the paging indicator bits, which define the paging information is or is not for the UE as disclosed in page 3, para [0040], e.g. "*a start of data session notification message*", to switch to the primary carrier, e.g. "*second carrier frequency*").

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- Regarding claim 16, Kwak discloses in Figs. 1-12 and in the respective portions of the specification about system and method for camping in a multiple frequency communication system (see figure 1; Abstract), comprising broadcasting over a BCCH ('BCH'; see page 1, paras [0005]-[0006]) to a mobile station ('UE') on a first frequency semi-static information for a service redirection for a data session (for example see 'step 1005'; wherein the PBMSCH control information contains information about the frequency and physical channel code of the PBMSCH, e.g. "semi-static information"), broadcasting over a plurality of multicast control channels MCCH's ('PBMSCH'; see page 1, para [0007]), a notification of the data session ('PBMSCH control information 1055' in figure 12), prior to the start of the data session over the first frequency ('primary carrier'; wherein the UE receives the PBMSCH control information before switching to the primary carrier, e.g. "prior to the start of the data session over the first frequency"; and the paging indicator provides the indicator where the UE can determine the paging information is belonged to it or not for switching to the primary carrier as disclosed in page 3, para [0040]-[0041]) and camping on a second frequency ('secondary carrier') associated with at least one MCCH of the plurality of MCCH's (for example see figure 12; paras [0078]-[0080]).

## Claim Rejections - 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person

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having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

5. Claim 6 are rejected under 35 U.S.C. 103(a) as being unpatentable over **Kwak et al.** (U.S.2003/0088695).

- In regard to claim 6, **Kwak** discloses the method of claim 1 as disclosed in part 3 above of this office action, including about *the parameters of a radio configuration for the second carrier frequency* (for example see page 3, paras [0039]-[0040]; wherein the paging indicator provides "parameters" such as PI, SFN, Np for paging information); but explicitly lacks about the device's "memory" to store the parameters. However, it would have been obvious to one with ordinary skill in the art at the time of invention to include the "memory" in the device, e.g. 'UE', in order to process the received signal based on the received control information as disclosed in page 6, paras [0070]-[0073], which send from the transmitter of node B as disclosed in page 5, para [0067]. The motivation being that faster processing received signal without overhead information on the transmitting signal.

### Response to Amendment/Arguments

6. Applicant's arguments filed on August 19<sup>th</sup>, 2005 with respect to claims 1-16 have been considered but are moot in view of the new ground(s) of rejection.

## Allowable Subject Matter

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7. Claim 12 is objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

#### Conclusion

8. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Müller, Walter G.A. (U.S.6,845,238), Alanara et al. (U.S.6,067,460) and Ogunbekun, J. et al. ("MBMS service provision and its challenges", 3G Mobile Comm. Tech., 2003, 4th International Conference on 'Conf. Publ. No. 494', 25-27 June 2003, pages 128-133) are all cited to show devices and methods for improving the capable of the mobile station's operation with the wireless communication architectures, which are considered pertinent to the claimed invention.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Tri H. Phan, whose telephone number is (571) 272-3074. The examiner can normally be reached on M-F (8:00-4:30).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Chau T. Nguyen can be reached on (571) 272-3126.

Any response to this action should be mailed to:

Commissioner of Patents and Trademarks

Washington, D.C. 20231

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or faxed to:

(571) 273-8300

Hand-delivered responses should be brought to Randolph Building, 401 Dulany Street, Alexandria, VA 22314.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Technology Center 2600 Customer Service Office, whose telephone number is (571) 272-2600.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Tri H. Phan

November 27, 2005